1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 UNITED STATES OF AMERICA, 8 Plaintiff, CASE NO. CR05-314-MJP 9 v. 10 PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED LAWRENCE HILL, 11 **VIOLATIONS OF SUPERVISED** Defendant. RELEASE 12 13 14 INTRODUCTION I conducted a hearing on alleged violations of supervised release in this case on May 27, 15 2016. The United States was represented by Steve Masada, and defendant was represented by 16 17 Nancy Tenney. The proceedings were digitally recorded. **CONVICTION AND SENTENCE** 18 19 Defendant had been convicted on or about January 13, 2006, on a charge of felon in 20 possession of a firearm. The Hon. Marsha J. Pechman of this court sentenced defendant to 120 months of imprisonment, followed by three years of supervised release. He served this term of 21 imprisonment, and began his first term of supervised release. 22 23 /// PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE

PAGE - 1

PRIOR VIOLATIONS AND REVOCATIONS

The US Probation Officer charged defendant with use of morphine in September of 2013. The court continued his term of supervised release, and ordered that he continue urinallysis testing.

On July 1, 2014, the court revoked defendant's supervised release after he admitted committing the crime of harassment and associating with a convicted felon. The court imposed a sentence of 60 days of imprisonment followed by 24 months of supervised release.

On June 21, 2015, the court again revoked defendant's supe5rvised release after he admitted use of heroin, methamphetamine and marijuana, failing to notify his USPO of a change of residence, and failing to report for substance abuse testing. The court sentenced him to an additional 45 days in custody, followed by 13 months of supervised release.

PRESENTLY ALLEGED VIOLATIONS AND DEFENDANT'S ADMISSIONS

In an application dated April 29, 2016, USPO Lisimba Jackson alleged that defendant violated the conditions of supervised release by using heroin on March 23 and April 20, 2016.

I advised defendant as to these charges and as to his constitutional rights. He admitted these alleged violations, waived any hearing as to whether they occurred, and consented to having the matter set for a disposition hearing before Judge Pechman.

RECOMMENDED FINDINGS AND CONCLUSIONS

Based upon the foregoing, I recommend the court find that defendant has violated the conditions of his supervised release in the two respects alleged, and conduct a disposition hearing. That hearing has been scheduled for June 10, 2016 at 10:00 a.m. before Judge Pechman.

PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE - 2

Case 2:05-cr-00314-MJP Document 50 Filed 05/27/16 Page 3 of 3

Pending disposition, defendant has been released on a recognizance bond which also 1 incorporates all the conditions of his supervised release. He responded to a summons to appear 2 for the initial hearing on revocation. Both parties and the U.S. Probation Office agreed to his 3 release on these conditions. 4 DATED this 27th day of May, 2016. 5 s/ John L. Weinberg 6 United States Magistrate Judge 7 8 Sentencing Judge Hon. Marsha J. Pechman 9 cc: Assistant U.S. Attorney Steve Masada Andy Colasurdo 10 Nancy Tenney Defense Attorney U. S. Probation Officer Lisimba Jackson 11 12 13 14 15 16 17 18 19 20 21 22

PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE - 3

23